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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/634,977	08/04/2003	John M. Swant	CING-121	6951
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	Application No.				
Office Action Summers	10/634,977	SWANT, JOHN M.			
Office Action Summary	Examiner	Art Unit			
	TUAN A. PHAM	2618			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.′ after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE.	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 23 November 2007.					
a) ☐ This action is FINAL . 2b) ☑ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-14 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-14 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	own from consideration.				
Application Papers					
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) ☐ Interview Summan	y (PTO-413)			
2) Notice of Preferences Cited (PTO-692) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal 6) Other:	Date			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see Applicant's remark, filed on 09/18/2006, with respect to the rejection(s) of claim(s) 1-14 under 102 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Bringby et al. (U.S. Patent No.: 6,285,883).

Election/Restrictions

2. Applicant's election without traverse of Group I: claims 1-14 in the reply filed on 11/23/2007 is acknowledged.

Claim Objections

3. Claim 6 is objected to because of the following informalities: in line 3, "state" should be changed to –station--. Appropriate correction is required.

Claim Rejections - 35 USC § 101

- 4. 35 U.S.C. 101 reads as follows:
 - Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.
- 5. Claims 9-13 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Specifically a software application. Computer

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programs claimed as computer code per se, i.e., the descriptions or expressions of the programs, are not physical "things", nor are they statutory processes, as they are not "acts" being performed. Such claimed computer programs do not define any structural and functional interrelationships between the computer program and other claimed aspects of the invention, which permit the computer program's functionality to be realized. In contrast, a claimed computer readable medium encoded with a computer program defines structural and functional interrelationships between the computer program and the medium which permit the computer program's functionality to be realized, and is thus statutory. See MPEP §2106 Section IV.B.I(a). The language of the claim raises a question as to whether the claim is directed merely to an abstract idea that is not tied to a technological art, environment or machine which would result in a practical application producing a concrete, useful, and tangible result to form the basis of statutory subject matter under 35 U.S.C. 101.

Claims 9-13, claims the non-statutory subject matter of a program. Data structures claimed as embodied in computer-readable media are descriptive material per se and are not statutory because they are not capable of causing functional change in the computer. See, e.g., Warmerdam, 33 F.3d at 1361, 31 USPQ2d at 1754 (claim to a data structure per se held nonstatutory). Therefore, since the claimed programs are not tangibly embodied in a physical medium and encoded on a computer- readable medium then the Applicants has not complied with 35 U.S.C 101.

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Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-4, 6-12, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kiukkonen et al. (Pub. No.: US 2004/0203466, hereinafter, "Kiukkonen") in view of Bringby et al. (US Patent No.: 6,285,883, hereinafter, "Bringby").

Regarding claim 1, Kiukkonen teaches a method of testing performance of a receiver, the method comprising.

establishing a communication link between a transmitter and a receiver (see figure 5, TX 400A, receiving part of base station ([0033-0036]);

transmitting from the transmitter a signal bearing a predetermined message at a predetermined attenuation (see figure 5, [0033-0036], the predetermine attenuation read on the test signal transmit at 0.1 dB to the receiver);

receiving the predetermined message at an antenna coupled to a receiver (see [0029]);

measuring the power of the signal received by the antenna at a point between the receiver and the antenna ([0026-0028]); and

calculating a bit-error rate by comparing the receiver output to the predetermined message (see [0026-0028]);

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It should be noticed that Kiukkonen fails to teach determining performance by evaluating the bit-error rate, the predetermined attenuation, and the received message power. However, Bringby teaches determining performance by evaluating the bit-error rate (see col.1, ln.30-32), the predetermined attenuation (read on propagation path loss measurement that measure the amount of attenuation of transmit signal, col.1, ln.30-32), and the received message power (read on signal strength measurement, col.1, ln.30-32).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Bringby into view of Kiukkonen in order to reduce oscillating handoffs and improve network performance as suggested by Bringby at col.2, ln.45-47.

Regarding claim 2, Kiukkonen further teaches receiver is deployed in a communication network (see [0036] GSM system).

Regarding claim 3, Kiukkonen further teaches cellular network (see [0036] GSM system).

Regarding claim 4, Kiukkonen further teaches at least one selected from the group of a voice channel, a data channel, and a control channel (see [0022]).

Regarding claim 6, Kiukkonen teaches in a mobile communication network, comprising:

a radio base station receiver test system (see figure 5, transmitter 400A, receiving part) that transmits a predetermined message to a base station receiver (see figure 5, receiving part, col.4, [0036]) at a predetermined attenuation (see figure 5,

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[0033-0036], the predetermine attenuation read on the test signal transmit at 0.1 dB to the receiver), that measures received power at the antenna ([0029]), that calculates the bit-error rate of the predetermined message received by the radio base station receiver (see [0026]).

It should be noticed that Kiukkonen fails to teach determining performance by evaluating the bit-error rate, the predetermined attenuation, and the received message power. However, Bringby teaches determining performance by evaluating the bit-error rate (see col.1, ln.30-32), the predetermined attenuation (read on propagation path loss measurement that measure the amount of attenuation of transmit signal, col.1, ln.30-32), and the received message power (read on signal strength measurement, col.1, ln.30-32).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Bringby into view of Kiukkonen in order to reduce oscillating handoffs and improve network performance as suggested by Bringby at col.2, ln.45-47.

Regarding claim 7, Kiukkonen further teaches cellular network (see [0036] GSM system).

Regarding claim 8, Kiukkonen further teaches GSM communication network (see [0036] GSM system).

Regarding claim 9, Kiukkonen teaches in computer readable medium, a receiver testing application supporting field testing of base station receivers in a mobile communication network (see figure 5, [0002]), comprising:

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a routine for establishing a communication link between a transmitter and a receiver (see figure 5, TX 400A, receiving part of base station ([0033-0036]);

a bit-error rate detector routine that compares a received message to a predetermined message to determine errors in the received message (see [0026]);

a control routine for controlling transmission attenuation level of a signal bearing the predetermined message (see [0034-0036]);

a communication routine for requesting measured power of received signals having the predetermined message (see [0026]).

It should be noticed that Kiukkonen fails to teach determining performance by evaluating the bit-error rate, the predetermined attenuation, and measure power. However, Bringby teaches determining performance by evaluating the bit-error rate (see col.1, ln.30-32), the predetermined attenuation (read on propagation path loss measurement that measure the amount of attenuation of transmit signal, col.1, ln.30-32), and measure power (read on signal strength measurement, col.1, ln.30-32).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Bringby into view of Kiukkonen in order to reduce oscillating handoffs and improve network performance as suggested by Bringby at col.2, In.45-47.

Regarding claim 10, Kiukkonen further teaches the communication routine requests the measured power before the received message enters the receiver (see [0033]).

Regarding claim 11, Kiukkonen further teaches the control routine increases the

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transmission attenuation level in response to the signal bearing the predetermined message (see [0035-0036]).

Regarding claim 12, Kiukkonen further teaches the communication routine requests the measured power from a power measurement device (see [0026]).

Regarding claim 14, Kiukkonen teaches in a cellular communication network, a method of determining base station receiver performance, comprising:

transmitting a known message at a known attenuation level (see figure 5, [0034]);

receiving the message at an antenna coupled to a base station receiver (see figure 5, receiving part, [0029, 0036]);

measuring the power of the received message (see [0026]);

transmitting the received message from the base station receiver to a network element (see figure 5, signal receive at antenna to transmit to receiving part included ATT 515);

calculating the bit error rate of the received message at the network element (see [0026]).

It should be noticed that Kiukkonen fails to teach determining performance by evaluating the bit-error rate, the predetermined attenuation, and the received message power. However, Bringby teaches determining performance by evaluating the bit-error rate (see col.1, In.30-32), the predetermined attenuation (read on propagation path loss measurement that measure the amount of attenuation of transmit signal, col.1, In.30-

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32), and the received message power (read on signal strength measurement, col.1, ln.30-32).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Bringby into view of Kiukkonen in order to reduce oscillating handoffs and improve network performance as suggested by Bringby at col.2, ln.45-47.

8. <u>Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over</u>

<u>Kiukkonen et al. (Pub. No.: US 2004/0203466, hereinafter, "Kiukkonen") in view of</u>

<u>Bringby et al. (US Patent No.: 6,285,883, hereinafter, "Bringby") as applied to</u>

<u>claim 1 above, and further in view of Ostman et al. (U.S. Patent No.: 6,529,494, hereinafter, "Ostman").</u>

Regarding claim 5, Kiukkonen and Bringby, in combination, fails to teach increasing the magnitude of the predetermined attenuation until the communication link is dropped. However, Ostman teaches such features (see col.5, ln.4-28).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Ostman into view of Kiukkonen and Bringby in order to reduce the interference as suggested by Ostman at col.2, In.14.

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9. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over

Kiukkonen et al. (Pub. No.: US 2004/0203466, hereinafter, "Kiukkonen") in view of

Bringby et al. (US Patent No.: 6,285,883, hereinafter, "Bringby") as applied to

claim 9 above, and further in view of Laham et al. (U.S. Patent No.: 6,507,737,

hereinafter, "Laham").

Regarding claim 13, Kiukkonen and Bringby, in combination, fails to teach the evaluation routine medium resides in a MSC test unit. However, Laham teaches such features (see figure 1, col.9, ln.7-11).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Laham into view of Kiukkonen and Bringby in order to reduce oscillating handoffs and improve network performance as suggested by Bringby at col.2, In.45-47.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A. Pham whose telephone number is (571) 272-8097. The examiner can normally be reached on Monday through Friday, 8:30 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Anderson can be reached on (571) 272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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January 19, 2008

Examiner

Tuan Pham